AM	MENDMENT NO	Calendar No	
Pui	urpose: To provide for enhanced p unaccompanied alien children an		
IN	N THE SENATE OF THE UNITED STATE	ΓES—113th Cong., 1st Sess	
	S. 744		
Γ	To provide for comprehensive immiother purpose	_	
R	Referred to the Committee on ordered to be pri	nted and	
	Ordered to lie on the table a	nd to be printed	
1	Amendment intended to be proposed the amendment (No. 22) proposed		
Viz	iz:		
1	In lieu of the matter propos	sed to be inserted, insert	
2	2 the following:		
3	SEC. 3611. PROTECTING CHILD TR.	AFFICKING VICTIMS.	
4	4 (a) Short Title.—This see	ction may be cited as the	
5	5 "Child Trafficking Victims Protec	etion Act".	
6	6 (b) Defined Term.—In th	is section, the term "un-	
7	7 accompanied alien children" has	the meaning given such	
8	3 term in section 462 of the Homel	and Security Act of 2002	
9	9 (6 U.S.C. 279).		
10	(c) Mandatory Training.	—The Secretary, in con-	
11	sultation with the Secretary of I	Health and Human Serv-	

- 1 ices and independent child welfare experts, shall mandate
- 2 appropriate training of all personnel who come into con-
- 3 tact with unaccompanied alien children in the relevant
- 4 legal authorities, policies, practices, and procedures per-
- 5 taining to this vulnerable population.
- 6 (d) Care and Transportation.—Notwithstanding
- 7 any other provision of law, the Secretary shall ensure that
- 8 all unaccompanied alien children who will undergo any im-
- 9 migration proceedings before the Department or the Exec-
- 10 utive Office for Immigration Review are duly transported
- 11 and placed in the care and legal and physical custody of
- 12 the Office of Refugee Resettlement not later than 72
- 13 hours after their apprehension absent exceptional cir-
- 14 cumstances, including a natural disaster or comparable
- 15 emergency beyond the control of the Secretary or the Of-
- 16 fice of Refugee Resettlement. The Secretary, to the extent
- 17 practicable, shall ensure that female officers are continu-
- 18 ously present during the transfer and transport of female
- 19 detainees who are in the custody of the Department.
- 20 (e) Qualified Resources.—
- 21 (1) IN GENERAL.—The Secretary shall provide
- adequately trained and qualified staff and resources,
- 23 including the accommodation of child welfare offi-
- cials, in accordance with subsection (f), at U.S. Cus-

I	toms and Border Protection ports of entry and sta-
2	tions.
3	(2) CHILD WELFARE PROFESSIONALS.—The
4	Secretary of Health and Human Services, in con-
5	sultation with the Secretary, shall hire, on a full- or
6	part-time basis, child welfare professionals who wil
7	provide assistance, either in person or by other ap-
8	propriate methods of communication, in not fewer
9	than 7 of the U.S. Customs and Border Protection
10	offices or stations with the largest number of unac
11	companied alien child apprehensions in the previous
12	fiscal year.
13	(f) CHILD WELFARE PROFESSIONALS.—
14	(1) IN GENERAL.—The Secretary, in consulta-
15	tion with the Secretary of Health and Human Serve
16	ices, shall ensure that qualified child welfare profes-
17	sionals with expertise in culturally competent, trau-
18	ma-centered, and developmentally appropriate inter-
19	viewing skills are available at each major port of
20	entry described in subsection (e).
21	(2) Duties.—Child welfare professionals de-
22	scribed in paragraph (1) shall—
23	(A) develop guidelines for treatment of un-
24	accompanied alien children in the custody of the
25	Department;

1	(B) conduct screening of all unaccom-
2	panied alien children in accordance with section
3	235(a)(4) of the William Wilberforce Traf-
4	ficking Victims Protection Reauthorization Act
5	of 2008 (8 U.S.C. 1232(a)(4));
6	(C) notify the Department and the Office
7	of Refugee Resettlement of children that poten-
8	tially meet the notification and transfer require-
9	ments set forth in subsections (a) and (b) of
10	section 235 of such Act (8 U.S.C. 1232); and
11	(D) interview adult relatives accompanying
12	unaccompanied alien children; and
13	(E) provide an initial family relationship
14	and trafficking assessment and recommenda-
15	tions regarding unaccompanied alien children's
16	initial placements to the Office of Refugee Re-
17	settlement, which shall be conducted in accord-
18	ance with the time frame set forth in sub-
19	sections $(a)(4)$ and $(b)(3)$ of section 235 of
20	such Act (8 U.S.C. 1232); and
21	(F) ensure that each unaccompanied alien
22	child in the custody of U.S. Customs and Bor-
23	der Protection—
24	(i) receives emergency medical care
25	when necessary;

1	(11) receives emergency medical and
2	mental health care that complies with the
3	standards adopted pursuant to section 8(c)
4	of the Prison Rape Elimination Act of
5	2003 (42 U.S.C. 15607(c)) whenever nec-
6	essary, including in cases in which a child
7	is at risk to harm himself, herself, or oth-
8	ers;
9	(iii) is provided with climate appro-
10	priate clothing, shoes, basic personal hy-
11	giene and sanitary products, a pillow, lin-
12	ens, and sufficient blankets to rest at a
13	comfortable temperature;
14	(iv) receives adequate nutrition;
15	(v) enjoys a safe and sanitary living
16	environment;
17	(vi) has access to daily recreational
18	programs and activities if held for a period
19	longer than 24 hours;
20	(vii) has access to legal services and
21	consular officials; and
22	(viii) is permitted to make supervised
23	phone calls to family members.
24	(3) Final determinations.—The Office of
25	Refugee Resettlement in accordance with applicable

1	policies and procedures for sponsors, shall submit
2	final determinations on family relationships to the
3	Secretary, who shall consider such adult relatives for
4	community-based support alternatives to detention.
5	(4) Report.—Not later than 18 months after
6	the date of the enactment of this Act, and annually
7	thereafter, the Secretary shall submit a report to
8	Congress that—
9	(A) describes the screening procedures
10	used by the child welfare professionals to screen
11	unaccompanied alien children;
12	(B) assesses the effectiveness of such
13	screenings; and
14	(C) includes data on all unaccompanied
15	alien children who were screened by child wel-
16	fare professionals;
17	(g) Immediate Notification.—The Secretary shall
18	notify the Office of Refugee Resettlement of an unaccom-
19	panied alien child in the custody of the Department as
20	soon as practicable, but not later than 48 hours after the
21	Department encounters the child, to effectively and effi-
22	ciently coordinate the child's transfer to and placement
23	with the Office of Refugee Resettlement.
24	(h) Notice of Rights and Right to Access to
25	Counsel.—

1	(1) In General.—The Secretary shall ensure
2	that all unaccompanied alien children, upon appre-
3	hension, are provided—
4	(A) an interview and screening with a child
5	welfare professional described in subsection
6	(f)(1); and
7	(B) an orientation and oral and written
8	notice of their rights under the Immigration
9	and Nationality Act, including—
10	(i) their right to relief from removal;
11	(ii) their right to confer with counsel
12	(as guaranteed under section 292 of such
13	Act (8 U.S.C. 1362)), family, or friends
14	while in the temporary custody of the De-
15	partment; and
16	(iii) relevant complaint mechanisms to
17	report any abuse or misconduct they may
18	have experienced.
19	(2) Languages.—The Secretary shall ensure
20	that—
21	(A) the video orientation and written no-
22	tice of rights described in paragraph (1) is
23	available in English and in the 5 most common
24	native languages spoken by the unaccompanied

1	children held in custody at that location during
2	the preceding fiscal year; and
3	(B) the oral notice of rights is available in
4	English and in the most common native lan-
5	guage spoken by the unaccompanied children
6	held in custody at that location during the pre-
7	ceding fiscal year.
8	(i) CONFIDENTIALITY.—The Secretary of Health and
9	Human Services shall maintain the privacy and confiden-
10	tiality of all information gathered in the course of pro-
11	viding care, custody, placement and follow-up services to
12	unaccompanied alien children, consistent with the best in-
13	terest of the unaccompanied alien child, by not disclosing
14	such information to other government agencies or non-
15	parental third parties unless such disclosure is—
16	(1) recorded in writing and placed in the child's
17	file;
18	(2) in the child's best interest; and
19	(3)(A) authorized by the child or by an ap-
20	proved sponsor in accordance with section 235 of the
21	William Wilberforce Trafficking Victims Protection
22	Reauthorization Act of 2008 (8 U.S.C. 1232) and
23	the Health Insurance Portability and Accountability
24	Act (Public Law 104–191); or

1	(B) provided to a duly recognized law enforce-
2	ment entity to prevent imminent and serious harm
3	to another individual.
4	(j) Other Policies and Procedures.—The Sec-
5	retary shall adopt fundamental child protection policies
6	and procedures—
7	(1) for reliable age determinations of children,
8	developed in consultation with medical and child wel-
9	fare experts, which exclude the use of fallible foren-
10	sic testing of children's bone and teeth;
11	(2) to utilize all legal authorities to defer the
12	child's removal if the child faces a risk of life-threat-
13	ening harm upon return including due to the child's
14	mental health or medical condition; and
15	(3) to ensure, in accordance with the Juvenile
16	Justice and Delinquency Prevention Act of 1974 (42
17	U.S.C. 5601 et seq.), that unaccompanied alien chil-
18	dren, while in detention, are—
19	(A) physically separated from any adult
20	who is not an immediate family member; and
21	(B) separated from—
22	(i) immigration detainees and inmates
23	with criminal convictions;
24	(ii) pretrial inmates facing criminal
25	prosecution; and

1	(iii) inmates exhibiting violent behav
2	ior.
3	(k) Repatriation and Reintegration Pro-
4	GRAM.—
5	(1) In General.—The Administrator of the
6	United States Agency for International Develop
7	ment, in conjunction with the Secretary, the Sec
8	retary of Health and Human Services, the Attorney
9	General, international organizations, and nongovern
10	mental organizations in the United States with ex
11	pertise in repatriation and reintegration, shall create
12	a multi-year program to develop and implement bes
13	practices and sustainable programs in the United
14	States and within the country of return to ensure
15	the safe and sustainable repatriation and reintegra
16	tion of unaccompanied alien children into their coun
17	try of nationality or of last habitual residence, in
18	cluding placement with their families, legal guard
19	ians, or other sponsoring agencies.
20	(2) Report on repatriation and re
21	INTEGRATION OF UNACCOMPANIED ALIEN CHIL
22	DREN.—Not later than 18 months after the date of
23	the enactment of this Act, and annually thereafter
24	the Administrator of the Agency for Internationa
25	Development shall submit a substantive report to the

1	Committee on the Judiciary of the Senate and the
2	Committee on the Judiciary of the House of Rep-
3	resentatives on efforts to improve repatriation and
4	reintegration programs for unaccompanied alien chil-
5	dren.
6	(l) Transfer of Funds.—
7	(1) Authorization.—The Secretary, in ac-
8	cordance with a written agreement between the Sec-
9	retary and the Secretary of Health and Human
10	Services, shall transfer such amounts as may be nec-
11	essary to carry out the duties described in subsection
12	(f)(2) from amounts appropriated for U.S. Customs
13	and Border Protection to the Department of Health
14	and Human Services.
15	(2) Report.—Not later than 15 days before
16	any proposed transfer under paragraph (1), the Sec-
17	retary of Health and Human Services, in consulta-
18	tion with the Secretary, shall submit a detailed ex-
19	penditure plan that describes the actions proposed to
20	be taken with amounts transferred under such para-
21	graph to—
22	(A) the Committee on Appropriations of
23	the Senate; and
24	(B) the Committee on Appropriations of
25	the House of Representatives.

## 1 SEC. 3612. BEST INTERESTS OF THE CHILD.

- 2 (a) In General.—In all procedures and decisions
- 3 concerning unaccompanied immigrant children that are
- 4 made by Federal agencies, private agencies subcontracted
- 5 by the Federal Government, and Federal courts of law,
- 6 pursuant to the Immigration and Nationality Act (8
- 7 U.S.C. 1101 et seq.), and regulations implementing such
- 8 Act, the best interests of the child shall be a primary con-
- 9 sideration.
- 10 (b) JUVENILE COURT DETERMINATIONS.—Best in-
- 11 terests determinations made by a juvenile court (as de-
- 12 fined in section 204.11(a) of title 8, Code of Federal Regu-
- 13 lations) shall be conclusive in assessing the best interests
- 14 of the child under this section.
- (c) Factors.—In assessing the best interests of the
- 16 child, the entities referred to in subsection (a) shall con-
- 17 sider, in the context of the child's age and developmental
- 18 needs—
- 19 (1) the views of the minor;
- 20 (2) safety and security considerations of the
- 21 child;
- 22 (3) family unity;
- 23 (4) the minor's well-being and development,
- taking into particular consideration the minor's eth-
- 25 nic, religious, cultural, and linguistic background;
- 26 and

- 1 (5) access to education.
- 2 SEC. 3613. RULE OF CONSTRUCTION.
- Nothing in this subtitle may be construed to preempt
- 4 or alter any other rights or remedies, including any causes
- 5 of action, available under any Federal or State law.
- 6 SEC. 3614. REGULATIONS.